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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO.	
10/054,207	01/22/2002	Francois Kermarec	920569-905833 4665	
23644 75 BARNES & THO		EXAMINER		
P.O. BOX 2786		AVELLINO, JOSEPH E		
CHICAGO, IL 60690-2786			ART UNIT	PAPER NUMBER
			2143	
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SHORTENED STATUTORY	PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application	No	Applicant/s)				
Office Action Summary				Applicant(s)				
		10/054,207		KERMAREC ET AL.				
		Examiner		Art Unit				
	The MAILING DATE of this communication and	Joseph E. Av		2143				
Period f	The MAILING DATE of this communication app or Reply	ears on the co	ver sneet with the c	orrespondence address				
THE - Exte after - If the - If NO - Fails Any	MAILING DATE OF THIS COMMUNICATION. ensions of time may be available under the provisions of 37 CFR 1.13 or SIX (6) MONTHS from the mailing date of this communication. The provision of the provisions of 37 CFR 1.13 or SIX (6) MONTHS from the mailing date of this communication. The period for reply specified above is less than thirty (30) days, a reply operiod for reply is specified above, the maximum statutory period we ure to reply within the set or extended period for reply will, by statute to reply received by the Office later than three months after the mailing med patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, y within the statuton vill apply and will ex , cause the applicat	however, may a reply be tim y minimum of thirty (30) days pire SIX (6) MONTHS from ion to become ABANDONE!	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. & 133).				
Status								
1)🖂	Responsive to communication(s) filed on 28 M	arch 2007						
2a)□								
3)	,							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	tion of Claims							
4)⊠	Claim(s) 20-33 and 49-58 is/are pending in the	application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)	Claim(s) is/are allowed.							
6)⊠	Claim(s) <u>20-26,30-33 and 49-58</u> is/are rejected.							
7)🖂	Claim(s) 28 and 29 is/are objected to.							
8)	Claim(s) are subject to restriction and/or	r election requ	uirement.					
Applicat	tion Papers							
9)[The specification is objected to by the Examine	r.						
	The drawing(s) filed on 22 January 2002 is/are:		ed or b) objected	to by the Examiner.				
	Applicant may not request that any objection to the							
	Replacement drawing sheet(s) including the correct							
11)[The oath or declaration is objected to by the Ex							
Priority :	under 35 U.S.C. § 119							
	Acknowledgment is made of a claim for foreign □ All b) Some * c) None of: 1. Certified copies of the priority documents	s have been re	eceived.					
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the prior			d in this National Stage				
	application from the International Bureau	•	1 //					
* (See the attached detailed Office action for a list	of the certified	I copies not receive	d.				
Attanh	nt(a)							
Attachmer	nt(s) ce of References Cited (PTO-892)	41	[] lates described	(DTO 442)				
	ce of Draftsperson's Patent Drawing Review (PTO-948)	4)	Interview Summary Paper No(s)/Mail Da					
3) 🔲 Infor	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) er No(s)/Mail Date	5) 6)		atent Application (PTO-152)				

DETAILED ACTION

- 1. Claims 20-33, and 49-58 are presented for examination; claims 20, and 49 independent.
- 2. In response to the Request for Reconsideration, dated March 28, 2007, prosecution is hereby reopened.

Allowable Subject Matter

3. Claims 28 and 29 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form *including all of the limitations of the base claim and any intervening claims*.

Claim Rejections - 35 USC § 103

4. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 21-25, 30, 31, and 49-54 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jain et al. (USPN 6,765,914) (hereinafter Jain) in view of Walker et al. (USPN 6,701,375) (hereinafter Walker).

5. Referring to claim 20, Jain discloses a method of providing a VPN service through a shared network infrastructure comprising a purality of interconnected provider

edge (i.e. switches 120, 130, 140) having customer edge (i.e. hosts coupled via switch ports 123-125, 133-135, 143-145)) interfaces, wherein some of the CE interfaces are allocated to a VPN supporting a plurality of VLANs and are arranged for exchanging tagged data frames (i.e. tagged with VLAN-ID) with CE devices respectfully connected to the PE devices through said CE interfaces, the method comprising the following steps:

receiving at least one tagged frame from a CE device (i.e. receive a packet with VLAN ID) at each CE interface (i.e. switch port) allocated to said VPN, and learning a correspondence between said CE interface and each VLAN identifier included in the tagged frame (i.e. learning which CE devices belong to which VLAN) (Figure 4, VLANs 401, 402, and 403 have respective identifiers identifying the VLANs).

detecting whether a pair of CE interfaces allocated to said VPN and belonging to two PE devices correspond to a common VLAN identifier (i.e. determining whether a source address and a destination address correspond to the same VLAN) (col. 5 line 43 to col. 6, line 27); and

in response to such detection, establishing a connection (an inherent feature, otherwise the packet cannot be transferred between the PE devices) in the shared infrastructure between said two PE devices 120, 130 for forwarding the frame including said common VLAN identifier (i.e. forwarding the packet to the switch's bus connecting port, which receives the packet, and forwards the packet to the appropriate host) (col. 6, lines 1-10).

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Jain does not disclose the connection is a virtual circuit in the shared network infrastructure between said two PE devices for forwarding frames including said VLAN ID, rather if a VLAN ID is not found, the packet is forwarded to all local switch ports and all other switches (col. 6, lines 1-28). In analogous art, Walker discloses another method of providing VPN services through a shared network infrastructure which discloses determining a routing to a destination CE (i.e. second host) device by issuing flooding address resolution requests (i.e. broadcast) to all other PE devices to determine where the destination device is, and then establishes a virtual circuit between the two PE devices (col. 2, line 51 to col. 3, line 15). It would have been obvious to one of ordinary skill in the art to combine the teaching of Jain with Walker in order to provide an efficient method of transferring packets, by creating a virtual circuit which efficiently and transparently transfers packets between devices, resulting in a more efficient use of bandwidth, which Jain acknowledges is a problem with the flooding of the packet (Jain:

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6. Referring to claim 21, Jain-Walker discloses establishing a respective flooding virtual circuit in the shared network infrastructure between each pair of PE devices having at least CE interface allocated to said VPN (i.e. broadcasting) (Walker: col. 2, lines 60-65).

col. 6, lines 25-28 "even at the expense of bus bandwidth").

in response to reception of a first tagged frame including a VLAN identifier at a first CE interface, propagating said first tagged frame on each flooding VC established from the first PE device (col. 2, lines 60-65);

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in response to reception of the first aged frame on a flooding VC at another PE device, propagating a frame to each CE device (col. 7, lines 10-20).

- 7. Referring to claim 22, Jain-Walker discloses the correspondence between the first CE interface and the VLAN identifier is learnt in response to the reception of the first tagged frame including said VLAN identifier at the first CE interface (i.e. learning the routing and destination of a particular address for a connection) (Walker: col. 6, lines 20-35).
- 8. Referring to claim 23, Jain-Walker discloses allocating, at the first PE device, a first virtual circuit resource for said VPN and the VLAN identifier (i.e. source/destination pairing) included in the tagged frame (i.e. creates a virtual circuit) (Walker: col. 6, lines 35-45);

transmitting a first signaling message from the first PE device to each other PE device having at least one CE interface indicating the first virtual circuit resource (i.e. circuit) and VLAN identifier (Walker: col. 6, lines 38-63

in response to reception of the first signaling message at east other PE device, storing an identification of the first virtual circuit resource in association with said VPN and VLAN identifier (Walker: col. 6, lines 38-63).

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9. Referring to claim 24, Walker discloses transmitting a second signaling message from said other PE device to the first PE device thereby completing establishment of a VC, defined by the first and second VC resource (col. 6, lines 38-63).

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- 10. Referring to claim 25, Walker discloses two VC's are used to forward data in two directions ("used to establish a static route back to the host") (col. 6, lines 50-57).
- 11. Referring to claim 30, Jain-Walker disclose the invention as described in the claims above, however do not specifically limit the amount of CE devices to two or less. However Walker does show that only one CPE device (i.e. Host) is connected to an edge node (i.e. router) (Figure 1). This would motivate one of ordinary skill in the art to put any arbitrary number of nodes on a PE device. By this rationale, "Official Notice" is taken that both the concept and advantages of providing for no more than two CE interfaces is well known and expected in the art. It would have been obvious to one of ordinary skill in the art to modify the teaching of Jain-Walker to provide no more than two CE devices in order to provide adequate service to the customer, without requiring numerous connections to various devices.
- 12. Referring to claim 31, Jain-Walker disclose the invention substantively as described in claim 20, however do not specifically disclose that the CE interfaces are Ethernet interfaces, however Ethernet is well known in the networking art for interacting with VPNs. By this rationale, "Official Notice" is taken that both the concept and

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advantages of providing Ethernet interfaces is well known and expected in the art. It would have been obvious to one of ordinary skill in the art to modify the teaching to include Ethernet in order to include various different networking interfaces, thereby allowing more computers to be connected to the network.

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13. Claims 49-54 are rejected for similar reasons as stated above.

Claims 26, 27, 32, 33, and 55-58 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jain in view of Walker in view of Fotedar et al. (USPN 6,944,159) (hereinafter Fotedar).

- 14. Referring to claims 26 and 27, Jain-Walker discloses the invention substantively as described in claim 24. Jain-Walker do not specifically disclose the use of MPLS labels and signaling messages for transferring MPLS labels. In analogous art, Fotedar discloses another VPN service provision system which discloses disturbing MPLS labels and VLAN ids (e.g. abstract). It would have been obvious to one of ordinary skill in the art to combine the teaching of Fotedar with Jain-Walker in order to provide transparent connectivity between an nodes in a network as supported by Fotedar (col. 1, lines 30-45).
- 15. Claims 32, 33, and 55-58 are rejected for similar reasons as stated above.

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Claim Rejections - 35 USC § 102

16. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 20-25 and 49-54 are rejected under 35 U.S.C. 102(e) as being anticipated by Bryden et al. (USPN 6,717,944) (hereinafter Bryden).

- 17. Referring to claim 20, Bryden discloses providing VPN service comprising: receiving a tagged frame from a CE device, detecting a pair of CE interfaces belong to PE devices, and establish a virtual circuit (i.e. tunnel between the two PE devices) (Figures 3, and 5-8 and related portions of the disclosure).
- 18. Referring to claim 21, Bryden discloses establishing flooding VC's, propagating the request over the flood, and propagate the request over all the interfaces (Figures 5-8).
- 19. Referring to claim 22, Bryden discloses learning the VLAN of the CE devices (col. 6, lines 50-63.
- 20. Referring to claim 23, see col. 6, lines 20-60.

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- 21. Referring to claim 24, see col. 6, lines 50-65.
- 22. Referring to claim 25, see col. 5, lines 20-25 and col. 6, lines 40-50.
- 23. Claims 49-54 are rejected for similar reasons as stated above.

Response to Arguments

24. Applicant's arguments dated March 28, 2007 have been fully considered but are most in view of the new grounds of rejection presented above.

Conclusion

25. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joseph E. Avellino whose telephone number is (571) 272-3905. The examiner can normally be reached on Monday-Friday 7:00-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A. Wiley can be reached on (571) 272-3923. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Joséph E. Avellino, Examiner

March 30, 2007